	Case 3:14-cr-002	IN THE UNITED ST FOR THE NORTHEI		UKI	PLAS DISTRICT OF TEXAS FILED DEC 2 3 2014
UNITE	ED STATES OF AMER	ICA	§		DEG 2 3 2014
v.			§ § CASE NO.: 3:14	-CR-00266-X	ERK, U.S. DISTRICT COURT
EDAL	IA LIZETH ESCOTO (03)	§ §		Deputy
Indictn mentio is supp recomo 841(a)	has appeared before n ment After cautioning ar med in Rule 11, I detern corted by an independent mend that the plea of gu (1) and 841(b)(1)(A)(i)	REPORT AND R CONCERNING SCOTO (3), by consent, un the pursuant to Fed. R. Criff and examining ANGEL PIE mined that the guilty plea wa tent basis in fact containing uilty be accepted, and that A Conspiracy to Possess with the found guilty of the offer	n.P. 11, and has entended to the DRA-BUSTOS (1) under the second of the essential NGEL PIEDRA-BUSTED Intent to Distribute a	ed States v. Dees, ered a plea of guilt ander oath concerning voluntary and that a elements of such that the state of the such that the such t	ty to Count(s) 2 of the eng each of the subjects the offense(s) charged the offense. I therefore endged guilty of 21:846,
	The defendant is currently in custody and should be ordered to remain in custody.				
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.				
	☐ The defendant☐ I find by clear	ent does not oppose release. has been compliant with the rand convincing evidence to the community if released	hat the defendant is t	not likely to flee of	
	☐ The defendant	ent opposes release. has not been compliant with accepts this recommendation			g upon motion of the
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.				
Date:	Date: December 23, 2014				
			UNITED STAT	FES MAGISTRAT	E JUDGE

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).